1 2 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 3 IN AND FOR THE COUNTY OF SAN DIEGO DEPARTMENT NO. 5 HON. PAUL EUGENE OVERTON, JUDGE 5 6 7 NO. 416704 GREMLIN INDUSTRIES. 8 PLAINTIFF, 9 MOTION FOR CHANGE VS. OF VENUE 10 CIRCLE INTERNATIONAL CO., INC. 11 DEFENDANT. 12 SEP 22 1978 13 BY & AMUNDSEN, Departy 14 15 REPORTER'S TRANSCRIPT SAN DIEGO, CALIFORNIA 16 17 AUGUST 24, 1978 18 19 APPEARANCES: RICHARD R. FREELAND, ESQ. 20 FOR PLAINTIFF: 21 RICHARD J. GREENE, ESQ. 22 FOR DEFENDANT: 23 24 25

NEIL R. TABACHKI, CSR LICENSE NO. 3494

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SAN DIEGO, CALIFORNIA, THURSDAY, AUGUST 24, 1978, 1:30 P.M.

THE COURT: BECAUSE I BELIEVE COUNSEL, AND PROBABLY WILL HOLD THEM TO THEIR TIME ESTIMATE, WE'LL TAKE NO. 16.

MR. GREENE: GOOD AFTERNOON, YOUR HONOR, RICHARD GREENE OF KIRSCH, ARAK AND BULMASH FOR THE DEFENDANT AND MOVING PARTY.

MR. FREELAND: DICK FREELAND FROM ASARO AND KEAGY, RESPONDING PARTY, GREMLIN.

THE COURT: I HAVE READ THE COMPLAINT MR. BORUNDA FILED, THE POINTS AND AUTHORITIES IN OPPOSITION TO THE MOTION FOR CHANGE OF VENUE, THE MOTION FOR CHANGE OF VENUE, THE DOCUMENTS TO EACH. I'M NOT SURE THAT I UNDERSTAND THEM ALL. I PARTICULARLY NOTED THE WELCOME AND SEASON GREETINGS PART AND UNDERSTAND THAT YOU CAN PRESENT YOUR CASE IN THREE TO FIVE MINUTES.

MR. GREENE: THAT'S CORRECT, YOUR HONOR. ASIDE FROM WHAT I'VE PLACED IN MY POINTS AND AUTHORITIES, I'D LIKE TO MAKE SOME COMMENTS ON THE OPPOSITION. SPECIFICALLY, FIRST, GOING TO THE DECLARATION OF MR. FOGLEMAN IN OPPOSITION TO THE MOTION.

I THINK THERE IS SOME MATTERS IN MR. FOGLEMAN'S
DEPOSITION WHICH QUESTION ITS CREDIBILITY ON ITS FACE.
MR. FOGLEMAN IN HIS DEPOSITION IS CONTENDING THAT
PURSUANT TO A DISTRIBUTORSHIP ORAL AGREEMENT FROM
APRIL OF 1973 THAT GOODS WERE ORDERED FOUR TO FIVE
YEARS LATER, 1977 AND 1978. IN OTHER WORDS, MR. FOGLEMAN

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WOULD HAVE THE COURT TO BELIEVE THAT A CONVERSATION OF

1973 WAS GOING TO CONTROL THE TERMS OF ORDER, PRICE,

OFFER TO SELL, ACCEPTANCE TO PURCHASE, DELIVERY, SHIPPING,

TO TAKE PLACE FIVE YEARS LATER. I DON'T THINK THAT'S

A REALISTIC PROPOSITION.

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FURTHERMORE, MR. FOGLEMAN IN HIS OWN DEPOSITION AS WELL AS ALL THE OTHER OFFICERS OF THE CORPORATION TESTIFIED THAT WITH REGARD TO CIRCLE INTERNATIONAL BEING A DISTRIBUTOR, THEY DEFINE THAT LITERALLY THAT ANYONE THAT SELLS FOR THEM BECAUSE THEY DON'T SELL TO THE ULTIMATE CONSUMER OR TO THE DIRECT PUBLIC, THEY ONLY SELL TO WHOLESALERS. WHEN QUESTIONED ABOUT A WRITTEN LETTER SIGNED BY MR. HANSOM AND MR. FOGLEMAN AND MR. CANDELORE AND MR. FOSTER, ALL THE OFFICERS OF GREMLIN TESTIFIED IN COMPLETE ACCORD THAT THIS SUPPOSED 1973 DISTRIBUTORSHIP WAS SLIGHTLY DISTRIBUTABLE IN THAT CIRCLE INTERNATIONAL WAS GOING TO RECEIVE A COMMISSION RATHER THAN BEING A MERE SELLER OF PRODUCTS, NEVER TOOK EFFECT BECAUSE OF AN ORAL REQUEST FROM MR. MC MURDIE, WHO IS THE PRESIDENT OF DEFENDANT CIRCLE INTERNATIONAL CORPORATION.

FURTHERMORE, MR. FOGLEMAN'S DECLARATION IN OPPOSITION ON PAGE 4 CONTENDS THAT WITH REGARD TO THE CASH
ON DELIVERY ORDERS WHERE PAYMENTS UNQUESTIONABLY WAS
IN LOS ANGELES THAT THIS WAS INSTITUTED ON AND AFTER
DECEMBER OF 1977, YET THE PLAINTIFF CORPORATION'S OWN

RECORDS INDICATE CASH ON DELIVERY INVOICES BEGINNING
AS EARLY AS OCTOBER 7TH OF 1977, BEING INVOICE NO.

185578-1, AND CONTINUING FOR A TWO-MONTH PERIOD PRIOR
TO DECEMBER OF 1977. CASH ON DELIVERY ORDERS ALONE
WHERE PAYMENT WAS CLEARLY TO BE MADE IN FULL, INCLUDING
NOT ONLY THE PURCHASE PRICE BUT THE FREIGHT CHARGES
AS WELL, TO BE MADE IN LOS ANGELES COUNTY COMPRISE,
BY MY ACCOUNT, APPROXIMATELY HALF OF THE AMOUNT IN
DISPUTE.

ALSO THE POINTS AND AUTHORITIES IN OPPOSITION TO MY MOTION MISQUOTES THE DEFENDANT'S POSITION BECAUSE ON --

THE COURT: ARE YOU TALKING ABOUT THE INVOICE NO. 18? I THOUGHT THEY ALL HAD 19 AND 20.

MR. GREENE: THERE ARE SOME -- I'M SORRY, YOUR HONOR, I MADE A MISTAKE, THAT ONE, OCTOBER 7TH INVOICE, THAT I REFER TO IS NOT PART OF THE AMOUNT SUED FOR.

I APOLOGIZE TO THE COURT. THERE ARE OTHER INVOICES WITH 18 AND 19 PREFIX AS THE FIRST TWO NUMBERS WHICH ARE PREVIOUS IN DATE TO DECEMBER 1977 AND IN WHICH ARE ON A STATEMENT TO THE ACCOUNT ATTACHED AS AN EXHIBIT.

I BELIEVE INVOICE 18986 OF NOVEMBER 1 IS AN EXAMPLE WHAT THE COURT WOULD FIND INCLUDED ON THE STATEMENT OF ACCOUNTS.

NOW, THE POINTS AND AUTHORITIES IN OPPOSITION WOULD HAVE THE COURT TO BELIEVE THAT WE'RE CONTENDING

BECAUSE FREIGHT CHARGES WERE PAYABLE IN LOS ANGELES, THAT THIS CONSTITUTES PERFORMANCE IN LOS ANGELES. THIS IS INCORRECT BECAUSE IT MISQUOTES OUR POINTS AND AUTHORITIES IN SUPPORT OF THE MOTION. WE CONTEND THAT NOT ONLY WERE FREIGHT CHRAGES PAYABLE IN LOS ANGELES BUT LOS ANGELES WAS THE PLACE OF ACCEPTANCE OF THE GOODS; AND WE SET FORTH AS AN EXAMPLE OF THAT THE EXHIBIT TO MR. MC MURDIE'S DECLARATION BEING THE CIRCLE INTERNATIONAL RECEIVING DOCUMENT WHICH SAID THAT ALL GOODS ARE SUBJECT TO REDUCTION FOR BROKEN OR MISSING PARTS. NOW, THAT, AS MR. MC MURDIE TESTIFIED IN HIS DECLARATION, SIMPLY MEANS THAT THE INSPECTION OF THE GOODS AND THE VERIFICA-TION THAT THEY ARE AS ORDERED IS PRECONDITIONED TO ACCEPTANCE AS THE PRICE THAT THE GOODS ARE INVOICED FOR AND THAT TAKES PLACE BY THE DEFENDANT'S ACTS IN LOS ANGELES.

WE CONTEND THAT THIS IS WHAT CONSTITUTES ACCEPTANCE AND THAT THE GEOGRAPHIC LOCATION OF THIS ACCEPTANCE IS IN LOS ANGELES COUNTY, THUS, INDICATING THAT LOS ANGELES BE APPROPRIATE LOCATION FOR VENUE. THANK YOU.

THE COURT: MR. FREELAND.

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MR. FREELAND: JUST VERY BRIEFLY.

IT IS PERFECTLY PLAUSIBLE TO ME THAT AN ORAL .

AGREEMENT CAN BE MADE IN 1973 AND STILL BE IN FORCE AND

STILL BE ACTIVE IN 1978. I THINK IT'S DONE ON A REGULAR
BASIS IN A NORMAL COURSE OF BUSINESS.

I ASSUME WHEN COUNSEL'S TALKING ABOUT THE ACCEPTANCE
OF GOODS IN L.A. HE IS TALKING ABOUT THE C.O.D. INVOICES.
APPROXIMATELY, BY HIS ACCOUNT, HALF WERE C.O.D. AND
HALF F.O.B. I'M NOT SURE WHETHER THAT CARRIES ANY
GREAT WEIGHT HERE. IT WOULD SEEM TO ME THE F.O.B. IS
WHERE IT STARTED, THE F.O.B. INVOICES, AND THAT WOULD
CLEARLY INDICATE THAT THE LAST ACT TO BE PERFORMED BY
THE PLAINTIFF WAS IN SAN DIEGO. I THINK VENUE IS PROPER.
I THINK IT'S SOMETHING THAT THE COURT CAN'T LIGHTLY
OVERRULE, THE PLAINTIFF'S CHOICE OF VENUE. I FEEL THAT
SAN DIEGO IS THE PROPER PLACE.

THE COURT: GENTLEMEN, I HAVE REVIEWED THE PLEADINGS.

I SENSE THE PROBLEM. I EVEN WENT TO THE U.C.C. AND LOOKED UP A COUPLE OF THINGS. I NOTE THAT THE MOTION IS ALSO GROUNDED ON THE POINT THAT THE DEFENDANT'S PRINCIPAL PLACE OF BUSINESS IS LOS ANGELES, DEFENDANT IS PRIMARILY A LOS ANGELES CORPORATION. I DON'T MEAN ANYTHING NARROW BY SAYING IT THAT WAY, COUNSEL.

BASED UPON BALANCE AND MY REVIEW OF THE PLEADINGS
AND THE MATTERS IN WHICH I INTERPRET THEM, I BELIEVE
THAT THE VENUE IN SAN DIEGO COUNTY IS APPROPRIATE IN
THIS PARTICULAR CASE AND WILL ACCORDINGLY DENY THE
MOTION. THANK YOU VERY MUCH.

MR. GREENE: THANK YOU, YOUR HONOR.

MR. FREELAND: NOTICE WAIVED?

MR. GREENE: YES.

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DID YOU MAKE A RULING ON THE ATTORNEYS' FEES?

MR. FREELAND: WE'LL WITHDRAW THE REQUEST.

THE COURT: YOU LOSE, YOU DON'T GO.

MR. FREELAND: I THOUGHT THE STATUTE SAID
PREVAILING PARTY WOULD --

THE COURT: IT'S A CLOSE QUESTION. AS A MATTER OF FACT, I'M GOING TO LEVEL WITH YOU. THE FIRST TIME I READ IT I WAS GOING TO GRANT THE MOTION. I READ IT MORE CLEARLY AND DID SOME INDEPENDENT RESEARCH AND STILL WAS A CLOSE QUESTION. MY CALL IS TO DENY AND I WOULDN'T ORDER EITHER ONE OF YOU ATTORNEYS' FEES WHEN YOU GOT ME THAT MUCH OF A RAZOR'S EDGE.

MR. FREELAND: THANK YOU, YOUR HONOR.

MR. GREENE: IF I MAY MAKE TWO POINTS. WE WERE REQUESTED BY THE CLERK OF THE COURT AND DID POST TRANSFER FEES EVEN THOUGH THE MOTION HADN'T BEEN HEARD. IF MINUTES COULD REFLECT THAT THEY OUGHT TO BE RETURNED.

THE COURT: THERE IS A GAL DOWN AT THE BUSINESS OFFICE AND I THINK THE FORM IS A FORM 280 -- IS THAT STILL THE RIGHT FORM?

MR. FREELAND: I DON'T KNOW THE NAME OF IT. I CAN REFER TO HIM.

THE COURT: YOU'LL PROBABLY BE AROUND FOR A LITTLE WHILE, WHY DON'T YOU PICK UP THE FORM AND FILL IT OUT AND PROCESS IT THROUGH THIS DEPARTMENT.

MR. GREENE: THANK YOU, YOUR HONOR. ONE OTHER

MATTER, AND NO WAY INTENDED TO INDICATE ANY DISRESPECT
TO THE COURT. THE DEFENDANT RESPECTFULLY DISAGREES
WITH THE COURT'S RULING.

THE COURT: THAT ALWAYS HAPPENS AT LEAST ONCE AND SOMETIMES FIVE OUT OF EVERY FIVE APPEARING PEOPLE.

MR. GREENE: I UNDERSTAND THAT, YOUR HONOR. WE WOULD LIKE TO GET A SECOND LOOK AT IT AND THEREFORE, UNDER C.C.P. 904.2, TO APPEAL. I DO HAVE A PROBLEM IN THAT THE COURT'S RECORD IS INCOMPLETE BECAUSE THE DEPOSITIONS WHICH I REFERRED TO --

THE COURT: -- ARE NOT IN THE FILE.

MR. GREENE: THEY'RE NOT IN THE FILE. I UNDERSTAND THAT MR. FREELAND'S OFFICE IS WORKING ON GETTING THEM FINISHED UP WITH THE BLANKS FILLED IN. IF DEFENDANT -- DEFENDANT ALSO HAS NOT ANSWERED THE COMPLAINT AT THIS STAGE AND I WOULD NOT LIKE TO BE REQUIRED TO ANSWER UNTIL THE VENUE QUESTION IS CLEARED UP. THE COURT'S ORDER COULD, IN EFFECT, GIVE US A STAY ON OUR ANSWER UNTIL THE DEPOSITIONS ARE FILED AND WE CAN GET THE RECORD.

THE COURT: HOW MUCH TIME IS GOING TO BE INVOLVED?

MR. FREELAND: WE INTEND TO HAVE -- WE EXPECTED TO HAVE THE DEPOSITIONS FILED THIS WEEK. I FRANKLY DON'T KNOW WHAT THE DELAY IS. I WOULD EXPECT THEM TO BE FILED NO LATER THAN THE END OF NEXT WEEK.

 THE COURT: I'LL TELL YOU WHAT WE'LL DO: I'LL GIVE TO AND INCLUDING OCTOBER THE -- THAT'S FRIDAY THE 13TH, HOW ABOUT THAT -- OCTOBER THE 13TH, 1978 IN WHICH TO RESPOND OR OTHERWISE PLEAD.

MR. FREELAND: YOUR HONOR, BASED ON WHAT I JUST HEARD I THINK IT MIGHT BE ADVISABLE THAT NOTICE NOT BE WAIVED.

THE COURT: WHY DON'T YOU PREPARE THE ORDER?

MR. FREELAND: OKAY.

MR. GREENE: THANK YOU, YOUR HONOR.

THE COURT: GENTLEMEN.

(ADJOURNMENT.)

STATE OF CALIFORNIA ) COUNTY OF SAN DIEGO ) I, NEIL R. TABACHKI, CERTIFIED SHORTHAND REPORTER, AN OFFICIAL REPORTER OF THE SUPERIOR COURT, COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, DO HEREBY CERTIFY: THAT I REPORTED IN SHORTHAND THE PROCEEDINGS HAD AND TESTIMONY ADDUCED AT THE HEARING HELD IN THE FOREGOING MATTER ON THE 24TH DAY OF AUGUST, 1978; THAT MY NOTES WERE LATER TRANSCRIBED INTO TYPEWRITING UNDER MY DIRECTION, AND THE FOREGOING 8 PAGES CONTAIN A CORRECT STATEMENT OF THE TESTIMONY AND PROCEEDINGS. DATED THIS FOR DAY OF SEPTEMBER, 1978. OFFICIAL REPORTER CSR NO. 3494